## CHAPTER 158.

An Acr relating to the Removal of Causes for Trial, within the Sixth District.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Causes re-That no cause, civil or criminal, removed upon suggestion from moved not to be taken one county to another within the sixth judicial district, shall be up until taken up for trial, until all the business originating in the county originating to which such cause may be removed, ready for trial, and which in the shall require the intervention of a jury, shall be tried, dismissed, shall be continued or otherwise disposed of for that term.

SEC. 2. And be it enacted, That it shall be the duty of the Clerk to clerks of the counties within the judicial district aforesaid, to minutes of which causes may be removed for trial, to note upon the minutes proceedof proceedings of the court, the day on which the court shall have disposed of the business of the county ready for trial as aforesaid, and originating therein, and to keep an account of the number of days employed in the transaction, trial, determination, or other disposition of causes so removed, and to make out and transmit to the levy court of the county from which such causes may have been removed, an account of the legal charges for attendance of the jurors, bailiffs, and other officers of court, during such term, so as aforesaid employed during the trial of such removed causes, which amount it shall be the duty of the levy court of the county where such cases originated, to levy upon the assessable property in their respective counties, to be collected as other county charges are collected, and paid over by the levy court where such causes may have originated to the levy court of the county to which such causes may be removed for trial, or to their order, to be by them paid over to the jurors, bailiffs, and other persons entitled thereto.

## CHAPTER 161.

An Acr for the better regulation of Chancery Proceedings in certain cases. See 1785, ch. 72, ante page 208.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Where a That wherever a subpœna hath issued or shall hereafter issue subpœna has issued from the chancery court, or from any county court exercising on a bill filed, &c. chancery jurisdiction, on a bill filed or to be filed in any of the and returnsaid courts respectively, and such subpæna hath been or shall ed summonhereafter be duly returned summoned, as to all or any of the authorized defendants therein named, and the defendant or defendants, or to enter inany of them so returned summoned, shall fail to appear in decree, &c. person or by solitor, according to the exigency of the said writ, or having so appeared shall fail to put in a good and sufficient answer on oath to the said bill, within the time or times which are or may be prescribed by the rules of the court from which